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nonprofits she spoke of 501(c)(3) corporations, which are, of course, a certain limited type of charitable nonprofit recognized under federal law for purposes of tax deductions, for example. The language in this bill talks of nonprofit enterprises. I don't...

SENATOR LANDIS: I believe it's charitable nonprofit enterprises, isn't it?

SENATOR BEUTLER: Where am I looking, Senator? I'm just...I'm trying to...

SENATOR LANDIS: Well, in the green copy of the bill it would be line 23 of page 2,...

SENATOR BEUTLER: Right, and that stayed the same.

SENATOR LANDIS: ...suitable for use by charitable nonprofit enterprises.

SENATOR BEUTLER: I do. First of all, nonprofit, is that nonprofit under Nebraska's nonprofit law?

SENATOR LANDIS: And what the phrase go on to say is, by charitable nonprofit enterprises as determined by law. Seems to me it would be...yes, it would be nonprofit under our definition. I guess that would be the one that we were (inaudible) to, yeah.

SENATOR BEUTLER: I mean would you...would you intend to have it limited to 501(c)(3) corporations under...

SENATOR LANDIS: I wouldn't accept an amendment to put that in at this point. I think it's sufficient. That is the kind of thing you do in enabling language. You wouldn't put a federal statute's description into the Nebraska Constitution. You would put it into a Nebraska statute.

SENATOR BEUTLER: Okay.

SENATOR LANDIS: But the answer is, yes, it's the kind of thing